1 2 3 4 5 6 7 8 9 10 11 12	Frank M. Pitre (fpitre@cpmlegal.com) Stuart G. Gross (sgross@cpmlegal.com) COTCHETT, PITRE & MCCARTHY San Francisco Airport Office Center 840 Malcolm Rd., Suite 200 Burlingame, CA 94010 Telephone: 650.697.6000 Facsimile: 650.697.0577 William M. Audet waudet@audetlaw.com) Michael McShane (mmcshane@audetlaw.com) AUDET & PARTNERS, LLP 221 Main Street, Suite 1460 San Francisco, CA 94105 Telephone: 415.568.2555 Facsimile: 415.568.2556 Class Counsel		
13	UNITED STATES DISTRICT COURT FOR		
14	THE NORTHERN DISTRICT OF CALIFORNIA		
15			
16	Allen Loretz, individually and on behalf of all others similarly situated,	Case No. C 07-5800 SC	
17	Plaintiffs,		
18	v.	STIPULATION REGARDING ADDITIONAL NOTICE AND	
19 20	Regal Stone, Ltd., Hanjin Shipping, Co., Ltd., Synergy Maritime, Ltd., Fleet	EXTENSION OF CLOSURE CLAIM DEADLINE TO SIXTEEN POTENTIAL DUNGENESS CRAB SETTLEMENT CLASS	
21	Management Ltd., and John Cota, <i>In Personam</i> ; M/V Cosco Busan, their engines, tackle, equipment,	MEMBERS AND [PROPOSED] ORDER THEREON	
22	appurtenances, freights, and cargo <i>In Rem</i> ,		
23	Defendants.		
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	STIPULATION REGARDING ADDITIONAL NOTICE AND EXTENSION OF CLOSURE CLAIM DEADLINE TO SIXTEEN POTENTIAL DUNGENESS CRAB SETTLEMENT CLASS MEMBERS AND		

[PROPOSED] ORDER THEREON – CASE NO. 07-5800 SC

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27 28 WHEREAS, on April 21, 2010 this Court issued an Order Granting Preliminary Approval Of Settlement And Provisional Class Certification (Dckt. No. 207);

WHEREAS, unless otherwise defined herein, all defined terms used herein shall have the meaning assigned to them in the Settlement Agreement that is attached as Exhibit A to Plaintiffs Memorandum of Points and Authorities In Support Of Motion for Preliminary Approval of Dungeness Crab Settlement (Dckt. No. 199);

WHEREAS, on June 2, 2010, Class Notice of the Settlement was provided to potential Dungeness Crab Settlement Class members pursuant to the Court's April 21, 2010 Order;

WHEREAS, the Class Notice provided on June 2, 2010 included (1) direct Class Notice to Dungeness Crab Skippers who had previously received payments through the Dungeness Crab Closure Claims Process and who were not Individually Settled Skippers; (2) direct Class Notice to individuals who had been identified as potentially qualifying as Dungeness Crab Crewmembers; and (3) widespread publication of Class Notice;

WHEREAS, on September 3, 2010 this Court issued its Final Order Approving Class Action Settlement And Dismissing Class Action With Prejudice (Dckt. No. 264);

WHEREAS, the Parties have recently determined that there are sixteen (16) Dungeness Crab Skippers who submitted Dungeness Crab Closure Claims prior to June 2, 2010 and whose Dungeness Crab Closure Claims were denied, withdrawn or administratively closed¹ ("DWC Claimants") and whose contact

¹ Hudson Marine Services ("HMMS") "administratively closed" Dungeness Crab Closure Claims, when despite its requests, HMMS was unable to obtain information necessary to substantiate a claimant's claim.

information is in the possession of HMMS, the administrator of Dungeness Crab Closure Claims Process;

WEREAS, by virtue of the Settlement, the deadline for Dungeness Crab
Settlement Class members for submitting Dungeness Crab Closure Claims was
extended from November 7, 2010 to January 1, 2011, and Dungeness Crab
Settlement Class Members were provided certain other consideration, including
the right to reimbursement of reasonable attorneys' fees incurred in pursuit of a
Dungeness Crab Closure Claims;

WHEREAS, the Settling Defendants have provided Class Counsel with a sworn declarations from HMMS and Settling Defendants, stating that other than the sixteen (16) DWC Claimants, the five (5) Dungeness Crab Skippers whose Dungeness Crab Closure Claims were dormant as of June 2, 2010 and are currently pending or were recently resolved and who were referenced in Julie Taylor's November 9, 2010 Supplemental Declaration (Dckt. No. 285) (the "Pending Claimants"), and the Dungeness Crab Skippers to whom direct Class Notice has already been sent, neither Settling Defendants, HMMS, nor any agent or affiliate of HMMS or Settling Defendants, has the contact information of any other Person who has contacted HMMS or any agent or affiliate of HMMS or Settling Defendants, in regards to submitting a Dungeness Crab Closure Claim;

WHEREAS, the Parties believe that the sixteen (16) DWC Claimants received sufficient Class Notice through publication, but out of an abundance of caution and in light, in particular, of the modification of the deadline for submitting Dungeness Crab Closure Claims effected by the Settlement, wish to provide the sixteen (16) DWC Claimants with direct Class Notice and an extension of time to re-open their Dungeness Crab Closure Claims from January 1, 2011 to February 15, 2011.

1	IN WITNESS WHEREOF, each of the Parties hereto has caused this Agreement to		
2	be executed on its behalf by its duly authorized counsel of record, all as of the day		
3	set forth below. AGREED:		
4			
5	COUNSEL FOR PLAINTIFFS AND CI	LASS COUNSEL IN THE ACTION	
6 7	Dated: November 12, 2010	COTCHETT, PITRE & MCCARTHY AUDET & PARTNERS, LLP	
8		/s/ Stuart G. Gross	
9		Frank M. Pitre Stuart G. Gross	
10		COTCHETT, PITRE & MCCARTHY	
11		San Francisco Airport Office Center 840 Malcolm Rd., Suite 200	
12		Burlingame, CA 94010 Telephone: 650.697.6000	
13		Facsimile: 650.697.0577	
14		William M. Audet	
15		AUDET & PARTNERS, LLP 221 Main Street, Suite 1460	
16		San Francisco, CA 94105 Telephone: 415.568.2555	
17		Facsimile: 415.568.2556	
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STIPULATION REGARDING ADDITIONAL NOTICE AND EXTENSION OF CLOSURE CLAIM DEADLINE TO SIXTEEN POTENTIAL DUNGENESS CRAB SETTLEMENT CLASS MEMBERS AND [PROPOSED] ORDER THEREON – CASE NO. 07-5800 SC

1	SETTLING DEFENDANTS AND SETTLING DEFENDANTS' COUNSEL IN		
2	THE ACTION		
3			
4	Dated: November 12, 2010	KEESAL, YOUNG & LOGAN PC	
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6			
7		/s/ Julie A. Kole	
8		Joseph A. Walsh II Julie L. Taylor Julie A. Kole	
9		450 Pacific Avenue San Francisco, CA 94133	
10		Ball Prancisco, CA 94199	
11		TS DISTRIC	
12	IT IS SO ORDERED.	STATES DISTRICT CO.	
13	TI IN NO CIVE LIVED.	TO THE DESIGNATION OF THE PARTY	
14	Dated: 11/18 , 2010	DENIED &	
15		Samuel Conti Zudge Samuel Conti	
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17		DISTRICT OF CO	
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28	STIDIU ATION DECADDING ADDITIONAL NOT	ICE AND EXTENSION OF CLOSUDE CLAIM	

STIPULATION REGARDING ADDITIONAL NOTICE AND EXTENSION OF CLOSURE CLAIM DEADLINE TO SIXTEEN POTENTIAL DUNGENESS CRAB SETTLEMENT CLASS MEMBERS AND [PROPOSED] ORDER THEREON – CASE NO. 07-5800 SC